State of Alabama Unified Judicial System

## ADVICE OF RIGHTS ON INITIAL APPEARANCE BEFORE JUDGE OR MAGISTRATE (Felony)

Case Number

STATE OF ALABAMA    MUNICIPALITY OF   V.   Defendant	Form C-81	11/91		(Felony)				
□ STATE OF ALABAMA □ MUNICIPALITY OF □ In this court in violation of inches the state of the charge against you. At this hearing, there will be no determined about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. If you are before the court on a complaint following a warrantless arrest, the judge or magistrate will determine whether there is probable cause for the charge against you.  In addition, the purpose of this hearing is to determine whether bail should be set in your case; or, if it has been already set, if it should remain the same, be raised, be lowered, or whether you should be released upon your personal recognizance (that is, your promise to appear for future court proceedings) or released in the custody of some responsible person. In order to make this determination, it will be necessary for the judge or magistrate to ask you some question concerning your ties with the community.  You are entitled to be represented by an attorney. You have a right to have your own attorney and will be given time and opportunity to retain an attorney, it and the provided of you you will be appointed for you by the court if you qualify for such representation. It will be necessary for your to complete an indigency questionnaire under cath in order for the court to make this determination.  You have a right to talk with your attorney, family, or friends and, if necessary, reasonable means will be provided order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you.  Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge or the court in which you are charged. You must	IN THE			COURT OF		,ALABAMA		
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